	URT OF COOK COUNTY, ILLINOIS SUMERSET COUNTY, N. PARTMENT, LAW DIVISION RECEIVED
MARK CHURCH, an Individual	2007 DEC -5 PM 1: 05
Plaintiff,)))
VS.) No.
AVAYA CORPORATION, a Foreign Corporation,) OLI DEMANDED

COMPLAINT AT LAW

)

Defendant.

NOW COMES the Plaintiff MARK CHURCH, by and through his counsel and for his Complaint at Law against AVAYA CORPORATION, a Foreign Corporation, alleges in the hypothetical and in the alternative:

Parties

- 1. The Plaintiff Mark Church ("Church"), is an individual who resides and, at all relevant times, was a citizen of the County of Cook, State of Illinois.
- The Defendant Avaya Corporation ("Avaya"), is a foreign corporation organized under the laws of the State of Delaware, who, at all relevant times, had its principal place4 of business in Basking Ridge, New Jersey.

Jurisdiction and Venue

- 3. Venue is proper in the Circuit Court of Cook County, Illinois pursuant to 735 ILCS §5/2-101, in that in the contracts at issue in this action were signed and/or agreed to in Cook County, and the promises made supporting the causes of action were communicated to Mark Church while he was located in Cook County, Illinois. Accordingly, pursuant to 735 ILCS §5/2-101, venue is proper in this Court as Cook County, Illinois is the county in which the transaction or some part thereof occurred out of which the cause of action arose.
 - 4. Jurisdiction in this Court is established in that the Plaintiff, at all relevant times,

was a citizen of the State of Illinois, was domiciled in the County of Cook, City of Chicago, State of Illinois. In addition, jurisdiction lies over Avaya in this Court as it made numerous phone calls, Emails, and personal visits to Cook County, Illinois directly related to the subject matter of this lawsuit. In addition, Defendant Avaya has a significant presence here, doing business on a systemic level here with Church, and other employees and clients – all of whom are domiciled in Chicago, Cook County, Illinois.

Count I

(Breach of Contract) (Church v. Avaya)

- 1-5. Plaintiff Church re-alleges and incorporates herein paragraphs 1-4 above as paragraphs 1-5 of this Count as if fully stated herein.
- 6. At all times relevant, Mark Church was an employee of Avaya Corporation, based in the City of Chicago, Illinois.
- From 2001 until January, 2007, Mark Church, in exchange for a salary and commissions, agreed to develop IP Telephony business for Avaya and sell its products and services.
- 8. At all relevant times, Avaya utilized "condition sheets" for its sales executives like Mark Church.
- 9. At the beginning of its fiscal sales year (which ran from October 1st of every year through September 31st of the following year), Avaya would issue to Mark Church and all other sales executives, a "Condition Sheet."
- 10. The Condition Sheets were offers for employment and made express promises regarding payment in exchange for the sales executive's services, quota's, and specifically identified the sales person's territory or designated named accounts to whom the sales executive was to sell Avaya's products and services.

For fiscal year 2005 (running from 10/1/04 through 9/30/05), Mark Church was

issued four separate condition sheets:

11.

Summary of Condition Sheets: FY05

Condition Sheet	Effective Date	Quota	Named Account(s)
Exhibit 1	10/1/04	\$2,703,444.00	C.N.A. and ABN AMRO
Exhibit 2	12/1/04	\$2,578,312.00	C.N.A. and ABN AMRO
Exhibit 3	4/1/05	\$3,078,312.00	C.N.A. and ABN AMRO
Exhibit 4	6/1/05	\$3,170,661.00	C.N.A. and ABN AMRO

- At all times during the time period 10/1/04 through 9/30/05, Avaya agreed in 12. exchange for Mark Church performing his job as a sales executive - that it would pay him pursuant to the Avaya FY2005 Sales Compensation Policies (Ex. 5), for all sales that he made, facilitated or sales to clients he originated, including those sales made to his two named accounts: C.N.A. and ABN AMRO.
- 13. At all times relevant, Mark Church fully and completely performed his duties of sales executive and met all conditions precedent for his employment, pursuant to the terms of the Condition Sheets and Avaya FY2005 Sales Compensation Policies.
- 14. Avaya expressly promised to retire quota and/or pay commissions on all sales made by Mark Church and/or all sales made to companies who Mark Church was responsible for originating as customers.
- This promise was a material term of the agreement struck between Mark Church and Avaya corporation and was the benefit of the bargain for Mark Church.
- 16. By assigning Mark Church only two named accounts, Avaya prevented Mark Church from developing his and Avaya's business with any other potential customer or company, causing him to spend all of his available time pursuing just these two accounts.
- 17. Mark Church was told repeatedly by Management that if sales were made to either of those entities, that he would be credited, his quota would be retired and he would be

paid commissions on the sale.

- 18. In addition, pursuant to the Avaya FY05 Global Sales Compensation Plan Design, See Ex. 6, Avaya promised to pay all new revenue at an "Accelerator" which meant paying a 3x multiplier, and to pay/credit long term service contracts at Committed Contract Value "CCV."
- 20. By agreeing to the Conditions Sheets, both Avaya and Mark Church agreed and promised each other that if sales were made to either of those entities, that his quota would be retired and he would be paid commissions on those sales.
- 21. From 2001 through 2005, Mark Church was responsible for large sales to ABN AMRO and its Chicago subsidiary LaSalle National Bank.
- 22. From 2001 through 2006, Avaya materially breached its contractual obligations owed to Mark Church by failing to retire Mark Church's quota and by failing to pay commissions based on two discrete sales a sale of over eight million dollars (\$8,000,000.00) ("the First Sale") to LaSalle National Bank, a subsidiary of ABN AMRO, and a September 27, 2005 sale to ABN AMRO of over one hundred ninety million dollars (\$190,000,000.00) ("the Global Win").
- 23. For the First Sale, Avaya materially breached their promises and contractual obligations contained in the applicable global sales policies by failing to retire Mark Church's quota and by failing to pay him commission despite him having closed over \$8M in business on Avaya's behalf.
- 24. For the Global Win, materially breached their promises and contractual obligations contained in the applicable global sales policies by failing to retire Mark Church's quota and by failing to pay him commission despite him having originated the client (ABN AMRO), and being the primary person who was responsible for Avaya closing over \$190M in business.
 - 25. Avaya's failure to retire quota for Mark Church or pay commissions due on the

two sales (which were over five million dollars (\$5,000,000.00)), was a material breach of the contracts between them (including the global sales policies and the conditions sheets).

- 26. Avaya's failure to retire quota for Mark Church or pay commissions due on the two sales (which were over five million dollars (\$5,000,000.00)), was also a material breach of the good faith and fair dealing component of the contract which was implied in their relationship under Illinois law.
- 27. Avaya, by and through its agents, management and employees, materially breached the contract(s) between it and Mark Church (for the calendar years 2001 through 2006), in one or more of the following ways:
 - a. failed to pay Mark Church commissions on the First Sale;
 - b. failed to use the First Sale to retire his quota;
 - failed to credit Mark Church for the First Sale;
 - d. failed to alter his quota despite delivery problems pushing the closing of the First Sale into the following sales years;
 - e. failed to pay Mark Chruch commissions on the Global Win;
 - f. failed to use the Global Win to retire his quota;
 - g. failed to alter his quota from 2001 to 2006 to account for the fact that Mark Church was spending nearly all of his time on the ABN AMRO account;
 - h. failed to exercise good faith by failing to pay Mark Church commissions on the First Sale;
 - i. failed to exercise good faith by failing to use the First Sale to retire his guota;
 - j. failed to exercise good faith by failing to credit Mark Church for the First Sale;
 - k. failed to exercise good faith by failing to pay Mark Church commissions on the Global Win;
 - I. failed to exercise good faith by failing to sue the Global Win to retire his quota:
 - failed to exercise good faith by failing to alter his quota from 2001 through 2006 to account for the fact that Mark Church was spending nearly all of his time on the ABN AMRO account;

n. failed to exercise good faith in calculating his "Spiff" under the applicable condition sheets and sales compensation policies;

o. failed to exercise good faith in using its discretion with respect to the timing and payout of the First Sale and Global Win;

p. failed to otherwise act reasonably and in good faith under the circumstances;

q. otherwise breached material terms of the agreements.

As a direct and proximate result of Avaya's breaches outlined above, Mark Church suffered pecuniary damages in an amount in excess of six million dollars (\$6,000,000.00).

29. At all times relevant, Mark Church preformed his obligations fully, effectively and with good faith.

Wherefore, the Plaintiff Mark Church respectfully requests judgment in his favor and against Avaya Corporation, an award of compensatory damages in an amount to be proven at trial, attorneys' fees and any such other relief as this Court deems just and appropriate under the circumstances.

Respectfully Submitted,

MARK CHURCH

By:

One of his attorneys

Kenneth J. Merlino, Esq. Merlino Law Offices, P.C. 1275 Rosedale Hoffman Estates, Illinois 60169 Tel: (847) 567-5796

Fax: (866) 596-6685 Attorney # 42276 George N. Panagoulias, Esq.
The Law Offices of George N. Panagoulias, LLC
4061 N. Milwaukee Ave.
Chicago, Illinois 60641
Tel: (847) 720-4169
Fax: (773) 777-0364

Attorney # 43876

Counsel for Mark Church

EXHIBIT 1

AVAYA FY2005 SALES COMPENSATION

Condition Sheet / Plan Agreement / Declaration Of Understanding

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GSM Strategic Account Manager B Church,Mark-3724920

AVAYA FY2005 SALES COMPENSATION

Condition Sheet / Plan Agreement / Declaration Of Understanding

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Where possible, list specific postal codes or Avaya system codes that will be used to track quota retirement and payout crediting. These codes should support, and not conflict, with the textual description of the associate's assignments.

Attach additional pages as necessary.

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Begin listing here:

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CNA FINANCIAL CORP

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ABN AMRO CHICAGO CORP / DATA

EXHIBIT 2

AVAYA FY2005 SALES COMPENSATION Condition Sheet / Plan Agreement / Declaration Of Understanding

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GSM Strategic Account Manager B Church,Mark-3724920

AVAYA FY2005 SALES COMPENSATION

Condition Sheet / Plan Agreement / Declaration Of Understanding

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EXHIBIT 3

VAYA FY2005 SALES COMPENSATION Condition Sheet / Plan Agreement / Declaration Of Understanding AVAYA

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FY2005 SALES COMPENSATION AVAYA

Condition Sheet / Plan Agreement / Declaration Of Understanding

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EXHIBIT 4

AVAYA FY2005 SALES COMPENSATION

Condition Sheet / Plan Agreement / Declaration Of Understanding

Personal, Organizational, an	d Pay Data		E	ffective Date of Chang	e:	6/1/2005
First Name: Mar				n Title: GSM Strategic		8
Last Name: Chu Personnel ID: 372				b Title: Named Accoun	nt Client Executive	
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GSM Strategic Account Manager B Church, Mark-3724920

Page 19 of 77 Case 1:08-cv-00047 Document 11-2 Filed 01/09/2008

AVAYA FY2005 SALES COMPENSATION

Condition Sheet / Plan Agreement / Declaration Of Understanding

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Special Notes:

- For managers whose credit is defined as a roll-up of direct reports, list the direct reports' names AND their personnel ID's. For associates assigned to Named Accounts, indicate whether the Hierarchy Node is Level 1, 2, or 3.
- For associates assigned to both accounts and territories, clearly differentiate between which codes are to be used to credit account revenue and which to credit to territory revenue.

Begin listing here:

0002665090

CNA FINANCIAL CORP

0002763777

ABN AMRO CHICAGO CORP / DATA

EXHIBIT 5

Avaya FY05 Sales Compensation Plan Strategic Account Manager B

CONTENTS

- FY05 Avaya Sales Compensation Plan Information
- Compensation Plan Objective
- Plan Components
- Performance Measures and Weights
- Attainment and Payout Calculation Example
- Payout Curve and Mechanics for Measures
- General Crediting Rules and Guidelines
- Appendix: Plan Document Change Controls

Plan Effective Date: October 1, 2004

FY05 AVAYA SALES COMPENSATION PLAN INFORMATION

The FY05 Avaya Inc. ("Avaya") Sales Compensation Plans nor any other manual or policy published or distributed by Avaya is an express or implied contract for continued employment or employment of a specific length of time. Avaya employees are employees-at-will. That means that Avaya employees may terminate their employment at any time and for any reason. That also means that Avaya can terminate its employees' employment at any time and for any reason. Employees of Avaya's subsidiaries in non-US jurisdictions should refer to applicable laws and labor agreements.

Avaya reserves the right to: (1) amend, change, or cancel the Sales Compensation Plan or any elements of the Plan solely at its discretion; and (2) revise assigned territories, revenue quotas, reduce, modify, or withhold compensation based on individual/team performance or Avaya determination of special circumstances, with or without prior notice, and either retroactively or prospectively, except in countries where it is a violation of applicable law.

Any employee manipulation or other misuse of the plan is a violation of the Code of Conduct, including but not limited to code of conduct provisions relating to company records and company funds, and can result in disciplinary action including dismissal and civil or criminal prosecution. Manipulation or misuse includes, but is not limited to misrepresenting or overstating sales; failing to timely submit customer requests/complaints or adjustments; and taking credit for revenues or sales outside assigned responsibilities.

Except as otherwise specified herein, no management employee may change the content, policies, or guidelines contained herein unless such change is made in accordance with the Schedule of Authorization set forth herein.

This document may be translated into local languages. If the meaning of this document requires clarification, the English version will be used.

The FY05 Avaya Global Sales Compensation Policies form an integral part of the FY05 Sales Compensation Plan.

FY05 SALES COMPENSATION PLAN OBJECTIVE

As a member of the new integrated sales organization at Avaya you are in a unique position to make a significant contribution to the success of our company. Through your sales success against defined plan objectives you will be eligible to earn significant incentive dollars for your efforts.

The objective of the FY05 Sales Compensation Plan is to provide you with increased earnings potential for extraordinary revenue growth. This plan represents Avaya's commitment to a Pay-for-Performance culture by raising minimum performance expectations, and increasing overachievement earnings at top competitive levels. The FY05 Compensation Plan supports a new ramped year-to-date earnings model and reflects the complete Avaya solutions portfolio consistent with an integrated sales force model.

This plan provides you with a competitive earnings opportunity that rewards your part in helping Avaya to achieve its FY05 objectives. The FY05 Plan will be a key tool in helping Avaya attract and retain the most talented sales professionals in our industry. As Avaya participates in a marketplace that is fast moving, the company must continue to adapt and change the way that we approach the market. As our approach to the market changes, so must our Sales Compensation plans.

In preparing the FY05 Sales Compensation Plan, input was gathered from Sales Leaders, Sales Operations, Sales Associates, and Finance teams across the various groups of the business. This input was used to build a plan that would pay higher earnings for over achievement and drive profitable revenue growth. Our ability to effectively execute the FY05 Sales Compensation Plan across all global business groups and regions was also a key consideration in its formulation.

PLAN COMPONENTS

Total Target Compensation (TTC):

The target total cash compensation earned, including Base Salary and variable Target Incentive compensation, at 100% (target) attainment on all performance measures.

Pay Mix:

The ratio of base salary to target incentive, expressed to show the allocation of TTC (e.g., a plan with a 60/40 pay mix means that 60% of TTC is base salary and 40% of TTC is Target Incentive earnings).

Base Salary:

Base salary is defined as the sales associate's regular salary excluding target incentive compensation, SPIFFs, or other on-top bonuses.

Target Incentive (TI):

Sum of Incentive dollars a sales associate earns by achieving target levels of attainment (100%) on all performance measures or components in a sales incentive plan.

Performance Measures:

Components of a sales compensation plan associated with variable compensation. Performance measures are allocated a portion of the Target Incentive (e.g. Performance Measure weighting) based on their priority in support of the job's objectives. The sum of the weights of all performance measures will always equal 100%.

Threshold Level:

Minimum level of attainment (e.g., 50%, 65%, 70%) before a payout is received by a sales associate.

Accelerator Rate:

Payout rate for attainment greater than 100% of annual quota (e.g., 3X).

FY05 PERFORMANCE MEASURE(s)^{1,2}:

Measure 1: Total New Revenue

Weighting: 100%

Payout Frequency: Monthly Payout. May vary by region (e.g., APAC)

Calculation Formula: (Cumulative YTD Achievement / Cumulative YTD Quota)

Definition: Includes the sale of all ECG Products and Applications, One- Time Billed Services (e.g., Implementation, Network Assessments, etc), all Services Contracts at 0.33 value (e.g., Point of Sales (POS) Maintenance Agreements, Renewals, New Maintenance Contracts, Managed Services, Remote Network Monitoring, Carrier Services (Committed Contract Value which is calculated using the minimum commitment of revenue guaranteed via the contract, and IP Office when sold via the direct and indirect channel to Named & Strategic Accounts.. All eligible services contract cancellations will debit the measure.

Avaya Proprietary

-5-

¹ All cancellations of services contracts will debit at 0.33 of remaining contract term value

² Please refer to your condition sheet for specific crediting and revenue assignments.

FY05 ATTAINMENT AND PAYOUT CALCULATION EXAMPLE:

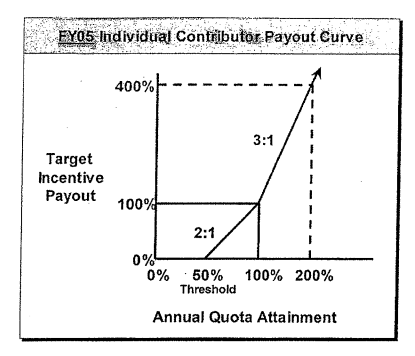
Formulas	Galculation Example Illustrative Client Executive Annual Quota \$5,000,000 Annual Target Incentive = \$50,000
1) Calculate YTD Quota Performance YTD Quota Performance = (Cumulative YTD Achievement / Cumulative YTD Quota)	(Cumulative YTD Achievement = \$2,500,000) / (Cumulative YTD Quota thru 6 months = \$2,500,000) = 100% YTD Quota Performance
2) Calculate YTD Earned YTD Earned = (YTD Quota Performance * Payout Factor * Cumulative YTD Target Incentive)	(YTD Quota Performance = 100%) * (Payout Factor = 2X *50 Points) * (Cumulative YTD Target Incentive = \$25,000) = \$25,000 Cumulative YTD Earned
3) Calculate Monthly Payout Monthly Payout = (YTD Earned - Previous Payments)	(YTD Earned = \$25,000) – (Previous Payments = ex. \$20,000) = \$5,000 Monthly Payout

Payout Rules:

- Accelerators only apply to performance >100% of annual goal (i.e., 3X accelerator applies above 100%, not below).
- YTD Payout is capped at 125% of YTD TI until reaching 100% of annual quota. Full 3X accelerators are released after reaching 100% of annual quota.

PAYOUT CURVES AND MECHANICS:

Measure 1: Total New Revenue



Annual Earnings Table			
<u>.</u>	% of Target	Payout Rate (% of TI per	
Annual	Incentive	point of	
Performance	Earned	Attainment)	
150%	250%	3.00%	
145%	235%	3.00%	
140%	220%	3.00%	
135%	205%	3.00%	
130%	190%	3.00%	
125%	175%	3.00%	
120%	160%	3.00%	
115%	145%	3.00%	
110%	130%	3.00%	
105%	115%	3.00%	
100%	100%	2.00%	
95%	90%	2.00%	
90%	80%	2.00%	
85%	70%	2,00%	
80%	60%	2.00%	
75%	50%	2.00%	
70%	40%	2.00%	
65%	30%	2.00%	
60%	20%	2.00%	
55%	10%	2.00%	
50%	0%	2.00%	

GENERAL CREDITING GUIDELINES:

For plan participants whose revenue quota retirement is determined using one or more of the following measurements (as determined by the "FY05 Crediting Rules by Plan Type" document), credit for the sale of products and services will be made as follows:

- Products and One-Time Services: 100% at Revenue Recognition
- Committed Contract Value: (100% at Contract Confirmation) *0.33 Discount Factor

For complete crediting, revenue descriptions, and policies please see the following documents on the FY05 Sales Compensation Portal:

"FY05 Sales Compensation Portal":

http://associate2.avaya.com/sales_market/compensation/

"FY05 Summary Plan and Crediting Rules Matrix":

http://associate2.avaya.com/sales_market/compensation/2005/crediting.xls

"Revenue Measurement Descriptions and Crediting Revenue Guidelines":

http://associate2.avaya.com/sales market/compensation/2005/revmeasurement.doc

"FY05 Sales Compensation Policies Document":

http://associate2.avava.com/sales market/compensation/2005/policies.doc

"FY05 MBO Guidelines":

http://associate2.avaya.com/sales market/compensation/2005/gsmmbo.xls

APPENDIX - PLAN DOCUMENT CHANGE CONTROL

January 1, 2005 - Carrier Revenue will credit at 100% CCV as a one time service sale.

FY05 Avaya Global Sales Compensation Policies

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What Every Employee Should Know About the FY05 Sales Compensation Policies

The following policies concern the FY05 Avaya Global Sales Compensation Plans ("Plan") and are effective October 1, 2004 through September 30, 2005.

AVAYA INC. ("AVAYA") HAS THE RIGHT TO AMEND, CHANGE, OR CANCEL THE SALES COMPENSATION POLICIES SOLELY AT ITS DISCRETION AND WITHOUT PRIOR NOTICE, EXCEPT IN COUNTRIES WHERE IT IS A VIOLATION OF APPLICABLE LAW.

NEITHER THE FY05 AVAYA SALES COMPENSATION POLICIES NOR ANY OTHER MANUAL OR POLICY PUBLISHED OR DISTRIBUTED BY AVAYA IS AN EXPRESS OR IMPLIED CONTRACT FOR CONTINUED EMPLOYMENT OR EMPLOYMENT OF A SPECIFIC LENGTH OF TIME. AVAYA EMPLOYEES ARE EMPLOYEES-AT-WILL. THAT MEANS THAT AVAYA EMPLOYEES MAY TERMINATE THEIR EMPLOYMENT AT ANY TIME AND FOR ANY REASON. THAT ALSO MEANS THAT AVAYA CAN TERMINATE ITS EMPLOYEES' EMPLOYMENT AT ANY TIME AND FOR ANY REASON. EMPLOYEES OF AVAYA'S SUBSIDIARIES IN NON-US JURISDICTIONS SHOULD REFER TO ANY APPLICABLE LAWS AND LABOR AGREEMENTS.

IF YOU ARE AN EMPLOYEE OF AN AVAYA SUBSIDIARY OUTSIDE THE CONTINENTIAL UNITED STATES, THIS POLICY WILL BE IMPLEMENTED IN EACH COUNTRY THROUGH THE LOCAL AVAYA ENTITY WITH WHICH YOU HAVE YOUR LABOR OR EMPLOYMENT RELATIONSHIP ("YOUR EMPLOYER") AND PURSUANT TO LOCAL LAWS AND PRACTICES WHERE APPLICABLE. ALL REFERENCES TO AVAYA OR AVAYA INC. IN THIS DOCUMENT SHALL BE UNDERSTOOD AS A REFERENCE TO YOUR EMPLOYER.

The FY05 Avaya Sales Compensation Plans (the Plans) and the FY05 Avaya Global Sales Compensation Policies (the Policies) take effect on October 1, 2004. Both the Plans and the Policies expire on September 30, 2005, unless specifically renewed by Avaya Human Resources.

1. Plan Participation

1.1. Eligibility

- All eligible sales associates and managers will map to one of the approved platform sales job roles and corresponding compensation plans.
- Avaya reserves the right to modify or reassign job responsibilities or titles at any time.
- Only individuals in jobs that exhibit <u>all</u> the criteria below (and jobs that manage eligible jobs) will be considered eligible for sales compensation.
- Eligibility should be determined by factors that consider job function and activity, not job titles. Therefore, the following basic criteria should form the framework by which to evaluate each potential plan incumbent to determine their eligibility:
 - o The incumbent must be in one of the Sales Organizations.
 - o The incumbent *must* have personal contact with the buyer or influencer.
 - o The incumbent <u>must</u> be directly accountable for specific sales by carrying individual revenue or financial responsibility.
 - o The incumbent <u>must</u> provide key input into the sales process with respect to: a) access to the customer, b) persuasion of prospects, and/or c) fulfillment of customer expectations.

1.2. Effective Date for Plan Participation

- Plan Year: For qualified associates employed by Avaya as of October 1, 2004, the effective date of the FY05 Sales Compensation Plan is October 1, 2004.
- Minimum Service: Associates must participate in the FY05 Sales Compensation Plan
 a minimum of one calendar month before the end of the fiscal year to be eligible to
 receive an incentive payment.
- Plan Start: If an associate is hired, transferred or promoted on any day other than the first of the given month (i.e., 2nd through 31st), they cannot be placed on Plan until the beginning of the following month. In a situation such as this, for the days that the employee is not on Plan, based on management discretion, a draw can be given. Refer to Section 5: Draws, as well as the Schedule of Authorizations for specific details.
- General Retroactivity: No retroactive changes to FY05 Sales Compensation Plan effective date will be allowed. Similarly, no associate can be placed on a FY05 Sales Compensation Plan retroactively.
- New Hires (not receiving a non-recoverable draw): Effective date of the FY05 Sales Compensation Plan <u>must always</u> be on the 1st of any given month. For example, if a newly hired associate starts on the 1st of any month during the Plan Year, the associate will be eligible to participate in the FY05 Sales Compensation Plan as of the 1st of that month. If a newly hired associate starts on any day other than the 1st of the month, the associate is eligible to participate in the FY05 Sales Compensation Plan as of the first day of the *following* month.
- New Hires (receiving a non-recoverable draw): Effective date of the FY05 Sales Compensation Plan will be the 1st day of the month following the conclusion of the

non-recoverable draw. For example, if a newly hired associate starts on November 1, 2004, and is granted a non-recoverable draw for the first 3 months of employment. the effective date of the FY05 Sales Compensation Plan for this associate will be February 1, 2005.

- Transfers/Plan Change: For associates who transfer from a non-sales position to a sales position, or from one Sales Compensation Plan to another, the effective date of the transfer and the start on sales compensation (or the new Sales Compensation Plan) must be the 1st of the month. If an associate transfers on any day other than the 1st of the month, the associate is eligible to participate in the FY05 Sales Compensation Plan as of the first day of the following month.
- Promotions: For associates who are promoted, experience a Plan change, receive a target incentive adjustment, and/or a quota adjustment, the effective date of the promotion and/or modification to the Plan must be the 1st of a given month. For changes as noted above that occur on any day other than the 1st of the month, the associate is eligible to participate in the new FY05 Sales Compensation Plan as of the first day of the following month.

2. Pay Mix, Base Salary, and Target Incentives

2.1. **Definition of Terms**

- Pay Mix is defined as the ratio of Base Salary to Target Incentive (TI or Incentive Base), (e.g., a 60/40 pay mix means that 60% of Total Target Compensation (TTC) is Base Salary and 40% of TTC is TI).
- Each platform job role has an associated target pay mix. The application of pay mix to the Total Target Compensation values may vary by region and country. Refer to the Human Resources Sales Compensation organization or your Regional HR Business Partner for the appropriate application of pay mix to each job role.

2.2. **Application of Pay Mix**

- If an associate moves from one eligible sales role into another sales role with a different Pay Mix (e.g., 80/20 to 60/40), the associate should assume the Pay Mix associated with the new sales role. As permitted by local laws, Base Salary and Target Incentive should adjust to the Target Pay Mix and Market Pay Levels associated with the new sales role. (See section 6.1. for details on Plan Closeout.)
- If an associate moves from one eligible sales role into another sales role with the same Target Pay Mix, (e.g., 60/40 role to a 60/40), as permitted by local laws, Base Salary and Target Incentive should adjust to the relevant Market Pay Level for the new job role. (See section 6.1. for details on Plan Closeout.)

3. Target Incentive Adjustments

3.1. Partial-Year Plan Participation

- Target Incentive pay rates are always based on a full fiscal year, which is defined as October 1, 2004 through September 30, 2005. For associates who have a Plan effective date after October 1, 2004, the TI will be pro-rated. For part-time sales compensated associates, the TI will be pro-rated consistent with the pro-ration of the associate's base salary. Note that associates can only be put on plan on the first day of any month (i.e. partial month participation is not allowed).
- The formula for the pro-ration calculation of Annual TI is as follows:

Pro-Rated TI = (Actual months on Plan/Total months in year) x (Annual TI) Example:

Plan Effective Date	December 1, 2004
Full FY Target Incentive	\$50,000
Pro-ration of TI	October 1, 2004 – November 30, 2004 = 2 months 12 (months) – 2 (months) = 10 months on Plan (10/12) x \$50,000 = \$41,667 (rounded up)

3.2. In-Year Change of Target Incentive Values

- If a participant in the FY05 Sales Compensation Plan has any increase or decrease to the value of their Annual Target Incentive during the plan year, the value of the Target Incentive will be pro-rated for calculation purposes.
- The calculation for pro-ration is as follows:

[(Former TI / 12 months) x Number of Months at Former TI] + [(New TI / 12 months) x Number of Months Remaining in FY] = Pro-rated TI

Example of weighted annual target incentive:

First Period TI = \$40,000; 4 months at this TI Second Period TI = \$60,000; 8 months at this TI $[(\$40,000 / 12) \times 4] + [(\$60,000 / 12) \times 8] = \$53,334$ (rounded up)

Note: Closeout should only apply to plan changes. If a participant in the FY05 Sales Compensation Plan moves to a different sales compensated job, the first (original) plan will be closed out and the individual will be re-started on a new plan.

4. Quotas

4.1. **Quota Setting**

 Global Sales Leadership and Regional/Area Sales Leaders, as defined by each Sales organization, are accountable for establishing individual quotas. Quotas will be communicated to the Sales Compensation Administration organization and sales associates by the sales organization to enable calculation and payment of incentive payments in a timely manner.

4.2. **Quota Adjustment during Plan Year**

- Approvals: Quota adjustments may be necessary after the start of the Plan year (e.g., error correction, redefinition of quota, etc.). Follow the Schedule of Authorizations for appropriate level of management approval.
- Quota Changes without a Plan Closeout: If increases or decreases to quotas occur and the plan is not closed out and restarted, there is by nature an increase or decrease to the quota attainment. This change in attainment may not be overridden in any way. When increases or decreases of quota are implemented without a plan closeout, the increase amount or decrease amount should be applied as a prorated amount for the remaining time on plan. Again, there are no policies that sanction the use of alternative or otherwise unapproved transition or bridging methodologies. Note: The Schedule of Authorizations governs any resulting payments or deficits.
- The table below illustrates an example of an increase to Quota during the plan year and the resulting effect upon attainment and earnings:

Assumptions: Annual Target Incentive = \$80,000, Quota Adjustment made halfway through the fiscal year.

ltem	Pre-Adjustment	Post-Adjustment
Quota	\$10,000,000	\$15,000,000
YTD Performance	\$5,000,000	\$5,000,000
YTD Attainment	.50%	33.3%
YTD Earned	(\$80,000 * 50%) = \$40,000	(\$80,000 * 33.3%) = \$26,640
Net Result of Quota Increase	N/A	(\$40,000 - \$26,640) = \$13,360 Recoverable Deficit

4.3. Types of Quotas

Individual quotas are the primary type of quotas that will be used in FY05. Team quotas will be allowed on an exception basis and must be approved per the Schedule of Authorizations.

5. Incentive Payouts

5.1. Financial Result Determination

- Avaya Corporate Finance verifies financial results, in accordance with local country guide ines. Self-reported or manual results will only be allowed for FY05 Sales incentive payouts on an exception basis and must be approved per the Schedule of Authorizations. (Refer to 5.3 for detail)
- The resource for financial results, which are the basis for determining incentive payouts, is financial data from SAP Business Warehouse and sales out data from Corporate Finance. Because Avaya Corporate Finance and IT certifies this data, the incentive payouts resulting from this financial data are considered certified by Avaya.
 - Any other results not acquired through SAP Business Warehouse must be separately approved in accordance with the Schedule of Authorizations.

5.2. Payment Requirements

- In order to receive incentive payments, participants in the FY05 Sales Compensation Plan <u>must</u> have a signed up-to-date Condition Sheet on record with their manager, and/or local Compensation Manager. Incentive payments <u>will be withheld</u> for those Plan participants who do not have signed condition sheets on record, except where it is a violation of local country law.
- In the event that changes are made to any information contained on an associate's Condition Sheet (e.g., quota, TI, etc.) a new Condition Sheet must be prepared, signed and submitted <u>prior</u> to the beginning of the month in which the change is effective. No changes in payout will be made until the new Condition Sheet is submitted to and accepted by the local Compensation Manager.
- Any current period payments will be net of deficits or overpayments.
- Any YTD or Year-End deficit or overpayment of incentive will be deducted from future incentives earned until paid-in-full. The maximum timeframe for repayment is 3 months. Where applicable, recoverability of overpayments is subject to local laws.

5.3. Payment Contingencies

- Incentive payments are calculated and paid on a regular basis (monthly or quarterly, as appropriate). If applicable financial results are not available or delayed, an advance payment for earnings may be made. *Recoverable* advance payments are subject to recovery at the end of the fiscal year or such other time as settlement occurs. See Schedule of Authorizations for necessary approvals.
- In the event that there is an outstanding amount owed after the final FY incentive payment, the associate is responsible to repay the overpayment. The terms for repayment must be put into writing by their Manager, and signed by both the associate and their Manager. The maximum timeframe for repayment is 3 months. Where applicable, recoverability of overpayments is subject to local laws.

- Avaya reserves the right to not consider, for the purpose of incentive payment calculation, any transaction that results in a negative gross margin. A negative gross margin results when the cost is higher than the revenue. In other words, the product or service is sold at a margin loss.
 - In the event that any single incentive payout is greater than or equal to \$50,000 (or the non-US currency equivalent), approval is required by the Group Finance Director as well as the appropriate Group Sales VP [See Schedule of Authorizations].
 - In the event that cumulative YTD actual incentive payments are greater than 200% of an associate's annual TI, monthly payout approval is required per the Schedule of Authorizations.

6. Plan Movement

6.1. Eligible associates' movement from one eligible sales compensation plan to another

- If an associate who is currently paid on an FY05 Sales Compensation Plan changes job role, resulting in a need to change to another approved FY05 Sales Compensation Plan, the associate <u>must be closed out</u> of the current Plan at the end of the month prior to the effective date of the change (see Section 9 for Closeout Information) and re-started on the new FY05 Sales Compensation Plan on the first of the following month. The job title change will only be effective on the 1st of a given month (see Section 1.2. for more information).
- In the case of a change in the annual TI value, the TI adjustment will occur based on the local Region's method for assigning/calculating TI (i.e., local laws, pay mixes, and market data), and pro-rated as defined in Section 3.
- If a job title change results in movement onto the FY05 Sales Executive Compensation Plan (Third and Fourth-Line Sales Managers), approval must be obtained from the Human Resources Sales Compensation organization, along with the appropriate Sales Leadership.

6.2. Movement from Sales Compensation to STIP

- If an associate is no longer eligible for Sales Compensation due to a move to a non-sales position (see Eligibility Section 1.1.) the Sales Compensation Plan <u>must</u> be closed out at the end of the month in which the transfer is effective (i.e., Transfers should be effective the last day of the month).
- The Non-Sales Target Incentive adjustment will occur based on the corporate level of the STIP eligible job, per Avaya guidelines on percentage STIP Target Bonus.
- Due to the difference in Total Target Compensation pay structure in Sales Compensation eligible and STIP eligible jobs, it may be necessary to assess, and potentially adjust, an associate's base salary when making this type of move. Base Salary, Target Incentive and Total Target Compensation will always be evaluated from a market-based pay perspective. Please contact the local Human Resources Business Partner for review. Note: Local laws will apply if adjusting base salaries.
- Following the closeout of the Sales Compensation Plan, the associate will be eligible for a pro-rated incentive under the Avaya Short Term Incentive Program (STIP), subject to the STIP policies.

6.3. Movement from STIP to Sales Compensation

- If an associate becomes eligible for Sales Compensation due to a move to a sales position (see Eligibility Section 1.1.) the Plan participation guidelines will apply (see Effective Date section 1.2.).
- Due to the difference in Total Target Compensation pay structure between STIPeligible jobs and Sales Compensation-eligible jobs, it is necessary to assess, and potentially adjust, an associate's base salary when moving from STIP to Sales Compensation. Base Salary, Target Incentive and Total Target Compensation will always be evaluated from a market-based pay perspective. Please contact Human

Resources Sales Compensation for review. <u>Note:</u> Local laws will apply if adjusting base salaries

• Temporary or short-term assignments (assignments of less than 3 months in duration) into a Sales Compensation eligible position are not eligible for Sales Compensation. In such instances, the associate will be eligible for the Avaya STIP. Any questions in this regard should be referred to the Human Resources Sales Compensation organization.

6.4. Clarification on Different Types of Plan Movement

6.4.1. Role, Account, or Quota changes that require a plan stop/restart

- Movement of an associate from one eligible sales compensation role to another eligible sales compensation role necessitates a plan closeout and restart.
- Movement of an associate from one distinct set of responsibilities or accounts to another necessitates a plan closeout and restart.
- Movement of associate from one distinct quota to another distinct quota necessitates a plan closeout and restart. As in the example below, this includes instances when an associate moves from Account A to Account B.
- When an associate acquires significant incremental quota the plan may need to be closed out and restarted. In these cases, the incremental quota interferes with the accurate measurement of performance of the associate. Sales Management has the latitude to determine that a more accurate measurement of performance would occur under a plan restart. As noted below, these policies specifically prohibit ad-hoc transition or bridging methodologies that conflict with these quota change policies.
- Illustrative Examples:
 - o Moving from a sales manager position to an individual contributor sales position (or vice versa).
 - Moving from a Team Goal to an Individual Goal (or vice versa).
 - Moving from Account A to Account B.
 - o Beginning the year with a \$1,000,000 quota that is increased to \$5,000,000 halfway through the year.

6.4.2. Role, Account, or Quota changes that require a pro-ration of performance

- When an associate acquires or relinquishes minor incremental (up or down) responsibilities, accounts, or portions of accounts, this necessitates blending (prorating) goals and/or performance measurement.
- Illustrative Examples:
 - Quota is simply adjusted up or down on the same set of accounts/territory.
 - o A sales associate assumes additional accounts/territory coverage (incremental to their current responsibility) (or vice versa).
 - A sales manager hires new individual contributors.
- These policies specifically prohibit ad-hoc transition or bridging methodologies that conflict with these quota change policies. Any change to these policies

would require re-approval of the FY05 Sales Compensation Policies per the Schedule of Authorizations.

7. Draws

7.1. Recoverable Draws

- A recoverable draw is defined as an advance paid to a sales associate against future earnings. By definition, a true-up will occur once future earnings are quantified.
- Recoverable draws will be authorized on an exception basis only.
- Associates receiving a recoverable draw must sign documentation outlining repayment responsibilities, provided by sales compensation administration.
- All recoverable draws must have approvals per the Schedule of Authorizations.
- Recoverable draws will be trued-up from the next earning period and must be paid back to Avaya within 3 months of the recoverable draw date.

7.1.1. Recovering the Draw

- If an associate is approved for a recoverable draw and s/he leaves Avaya for any reason (e.g., resigns, force management) before the draw amount is earned or paid back, the outstanding amount must be repaid to Avaya. The total amount owed to the company will be withheld from any final payment due to the associate in accordance with corporate policy and any applicable law covering separations from Avaya.
- Refer to your local Compensation Manager for recovery process.

7.2. Non-Recoverable Draws

- A non-recoverable draw, also referred to as a guarantee, is defined as a guaranteed monetary amount, over a specific period of time, which is available to external new hires into a sales compensated position. Not all external new hires receive a non-recoverable draw. Use of this policy is at the discretion of the recruiting organization and the hiring manager.
- Non-recoverable draws will be authorized for <u>external new hires only</u>. Hiring managers are authorized to approve a non-recoverable draw for an external new hire in conjunction with the HR Sales Compensation organization.
- Sales associates who transfer from another sales-compensated or non-sales-compensated position within Avaya are <u>not</u> eligible for a non-recoverable draw.
- The maximum period for a non-recoverable draw is 3 months.
- Pro-Rated Non-Recoverable Draws: Non-Recoverable draws will be prorated for external new hires that do not start on the 1st day of the month. Thus, if an associate starts on the 15th of the month, they are eligible for 15 days of the draw for the first month. Note: Because of the first month pro-ration, the total draw value will not equal three months of draw value.
- Non-recoverable draws are not to exceed a maximum monthly amount as follows:

Case 1:08-cv-00047

- o Standard Non-Recoverable draws set the maximum monthly amount at 50% of the monthly Target Incentive. The hiring manager (minimum Director) and sales recruitment partner may approve a Standard Non-Recoverable Draw.
- o Non-Standard Non-Recoverable draws set the maximum monthly amount at a level up to 100% of the monthly Target Incentive. Authorization of a Non-Standard Non-Recoverable Draw requires approval from the hiring manager (minimum Director) and sales recruitment partner.
- Calculation of the monthly value for a Non-Recoverable Draw are as follows:

Full 3-	Maximum Standard Non- Recoverable Draw	Example: Annual TI = \$48,000 Formula: ((Annual Target Incentive) / 12 months) * (.5) Calculation: (\$48,000 / 12 months) * (.5) = \$2,000 per month
Month Draw	Maximum Non- Standard Non- Recoverable Draw	Example: Annual TI = \$48,000 Formula: ((Annual Target Incentive) / 12 months) Calculation: (\$48,000 / 12 months) = \$4,000 per month
Pro- Rated (<3	Pro-Rated Standard Non- Recoverable Draw	Example: Annual TI = \$48,000 Formula: ((Annual Target Incentive) / 12 months) * (.5) Calculation: (\$48,000 / 12 months) * (.5) = \$2,000 per month Partial Full-Month Pro-Ration: (start day 15 of a 30-day month) = (\$2,000) * (15/30) = \$1,000 Full Value of Pro-Rated Standard Non-Recoverable Draw: (\$1,000) + (\$2,000) + (\$2,000) = \$5,000
Month) Draw	Pro-Rated Non- Standard Non- Recoverable Draw	Example: Annual TI = \$48,000 Formula: ((Annual Target Incentive) / 12 months) Calculation: (\$48,000 / 12 months) = \$4,000 per month Partial Full-Month Pro-Ration: (start day 15 of a 30-day month) = (\$4,000) * (15/30) = \$2,000 Full Value of Pro-Rated Non-Standard Non-Recoverable Draw: (\$2,000) + (\$4,000) + (\$4,000) = \$10,000

8. MBOs

- MBOs will be used only for those Sales Compensation eligible job roles that are deemed appropriate by Sales Leadership and the Human Resources Sales Compensation organization.
- MBOs are paid on a quarterly or semi-annual basis, as stated in the Plan Document for each individual job role.
- MBO attainment and payout has a threshold (minimum performance/payout) of 50% and are capped at 125%. Refer to Plan Documents for specific payout details.
- An associate must be on Plan the last day of the measurement period to receive a payout against attainment of the defined MBO. If the associate is not on the same sales compensation plan as they were at the beginning of the measurement period, the MBO earnings potential is forfeit.

8.1. New Hire/Transfer into job role with MBO component

- If an associate is a new hire or transfer into a job role that contains an MBO component, s/he is eligible for a pro-rated MBO payout in the new job role. The proration will be based on the number of days in the MBO measurement period that the associate is in the new job role, similar to the pro-ration of the Target Incentive (see Section 3).
- Following is an example of the calculation of pro-ration of the MBO component (Note: Actual days on Plan include working days, weekends and holidays, 182 days in first half of the FY and 183 days in the second half of the FY):

Plan Effective Date	December 1, 2004
Full FY MBO Component Target Incentive	\$20,000
Full Quarter MBO Target Incentive	\$10,000
Pro-ration of MBO component	 October 1, 2004 – November 30, 2004 = 61 days 92 days in quarter-61 days before plan start = 31 days on Plan during the first quarter Pro-Rated Target MBO Value = (31/92) x \$10,000 = \$3,370 (rounded up)

8.2. Separation/Transfer out of job role with MBO component

If an associate separates from Avaya or transfers out of a job role that has an MBO component, that associate is not eligible to receive payment against that MBO component for that measurement period. An associate must be on Plan the last day of the measurement period to receive a payout against attainment of the defined MBO.

8.3. MBO Payout for Absent or Late Objectives

Payout of MBOs that are not established and approved by the end of the <u>first</u> month of the measurement period (e.g., by the end of October for 1Q05) will be limited to a top payout of <u>50%</u> of the value of the MBO performance measure. In cases where objective setting does not happen until late in the quarter, management may limit payout to <u>0%</u>.

9. Plan Closeout

9.1. General Closeout Policies

- MBOs are paid out according to policy. An associate must be on Plan the <u>last</u> day of the measurement period to receive a payout against attainment of the defined MBO.
- Order cancellation: If an order cancels within 180 days after the plan closeout date, any incentive or bonus related to the cancelled order will be adjusted back through the associate's paycheck, subject to applicable law.
- In cases where a deficit is owed back to the company, if the associate is no longer on the Avaya payroll, then the associate must pay Avaya by check.
- Final Incentive Payout Date: The target date for closeout payments is the processing month in arrears of the closeout date.
 - Example: Closeout date of June 10. June finals are processed in July. Final closeout is processed during July, final payment in August.
- Involuntary termination: Participants who are involuntarily terminated, except in the case of force reduction, disability or death will forfeit any unpaid incentives, except in countries where it is a violation of applicable law.

9.2. Plan Closeout Situations

- Plan closeout is required in cases of:
 - Transfer to a different Sales Compensation Plan
 - Transfer to a STIP eligible compensation plan
 - Termination/separation from Avaya (e.g., resignation, retirement, force reduction, death, company initiated separation)
 - Disability (refer to local benefits policies for treatment during disability)

9.3. Plan Closeout Scenarios

- An associate may be closed out of a plan for the following reasons: plan change, certain quota changes (refer to Quota policies section 4), termination, FMP, etc.
- There are four scenarios for YTD compensation plan structure closeout:

Sample Associate Information for the Examples Below:

Annual Target Incentive:

120,000

Monthly Target Incentive:

10,000

Annual Quota:

1,200,000

Monthly Quota:

100,000

Threshold:

50%

Scenario 1. An associate is closed out and YTD performance is below the threshold, therefore apply YTD payout mechanics. There is no payout if performance < YTD threshold (e.g., 50%).

Data	Value	Formula
Q1 Quota	300,000	(Annual Quota/4 = 1,200,000/4 = 300,000)
Q1 Sales	141,000	
YTD Target Incentive	30,000	
YTD Performance	47%	(141,000 / 300,000)
YTD Threshold	50%	
YTD Incentive Earned	0	TI earned in October and November
Closeout Incentive Payment	0	

Scenario 2. An associate is closed out and YTD performance is between the threshold and 100% YTD performance, therefore apply YTD payout mechanics.

Data	Value	Formula
Q1 Quota	300,000	(Annual Quota/ $4 = 1,200,000/4 = 300,000$)
Q1 Sales	225,000	
YTD Target Incentive	30,000	
YTD Performance	75%	(225,000 / 300,000)
YTD Threshold	50%	
YTD Incentive Earned	0	TI earned in October and November
Closeout Incentive Payment	15,000	(75-50) x 2% x 30,000

Scenario 3. An associate is closed out and YTD performance is greater than 100% (annual performance <100%), therefore pay 1:1 on YTD overachievement below 100% of annual performance.

Data	Value	Formula
Q1 Quota	300,000	(Annual Quota/4 = $1,200,000/4 = 300,000$)
Q1 Sales	475,000	
YTD Target Incentive	30,000	
YTD Performance	158%	(475,000 / 300,000)
YTD Threshold	50%	
YTD Incentive Earned	0	TI earned in October and November
Closeout Incentive Payment	47,500	(158.3% x \$30,000)

Scenario 4. An associate is closed out and annual performance is greater than 100%, therefore pay incentive using annual plan mechanics.

Data	Value	Formula
Q1 Quota	300,000	(Annual Quota/4 = $1,200,000/4 = 300,000$)
Q1 Sales	1,380,000	
YTD Target Incentive	30,000	
Annual Target Incentive	120,000	
YTD Performance	460%	(1,380,000 / 300,000)
Annual Performance	115%	(1,380,000 / 1,200,000)
YTD Threshold	50%	The Control of the Co
YTD Incentive Earned	0	TI earned in October and November
Closeout Incentive Payment	174,000	120,000 + (115-100) x 3% x 120,000)

9.4. In-Month Plan Closeout Situations

- The following policy applies to associates coming off of a sales compensation plan within a month. This policy applies only to revenue-based measures (MBOs covered in separate policy).
 - This policy applies to any situation where a plan would be closed-out within a calendar month (e.g., incumbents transferring from one sales role to another (plan change), voluntary or involuntary termination of employment).
- Sales incentive earnings for any associate leaving within a month are prorated to the number of days the associate was on plan for their final eligible month. The calculation is based on the pro-ration of days on plan, multiplied by the full final month incentive earnings, based on full month performance.
 - Formula:
 - (Percent of Month on Plan) * (Full Month Plan Earnings) = Closeout Payment
 - Illustrative Calculation Example:
 - Incumbent leaves the business on day 7 of a 28-day month.

Percent of Month on Plan:

7/28 = .25

Full Month Plan Earnings (ex.):

\$10,000

Closeout Payment:

(\$10,000) * (.25) = \$2,500

Closeout Treatment of Employees on Leave 9.5.

- In order to maintain consistency of treatment, maintain the integrity of sales compensation, and allow for an appropriate level of discretion, the following policy governs the treatment of sales associates that take FMLA or any other form of disability leave:
 - o When an associate goes out on leave, the ASVP (or equivalent Second Line Manager) has 30 days of discretion to determine the nature and term of the leave (i.e., short or long term) and decide whether or not the associate will stay on plan during the first 30 days of leave. The ASVP has discretion for leaves less than 30 days to stop or continue the associate's eligibility on plan.

o If the associate is not back from leave within the 30-day window, the individual will automatically be closed out of their compensation plan. If the associate is taken off plan, all other closeout policies apply (e.g., MBOs, collection of outstanding deficits).

9.6. Closeout in FMP Situations

- All general closeout policies will apply to any sales associate affected by force reduction, and performance measurement (applied to variable earnings) will stop effective the date of notification (where local law allows).
- In instances where an associate is separated from Avaya early in the Fiscal Year, and quotas are not assigned or communicated, Avaya reserves the right to close out incentive payments at a value up to 100% of the pro-rated Target Incentive value.

10. Other Policies

10.1. Large Sale Adjustments

- In the event that a single order greater than or equal to 50% of an associate's total annual quota is credited, the applicability of that order to the associate's quota retirement, as well as the payout associated with that order, must be reviewed in accordance the Schedule of Authorizations.
- If an unexpected windfall sale occurs, which generates credit in excess of 25% of the associate's total annual quota, at management discretion, it may paid on the following schedule:
 - o If attainment against annual goal is <u>less than 120%</u>, 100% of the credit will retire the primary quota, and the primary quota will be increased by 85% of the windfall credit (i.e., incrementally increasing attainment by 17.6%).
 - If attainment against annual goal is greater than 120%, then 15% of the total windfall credit will retire the primary quota, with no corresponding increase to quota.

10.2. Third Party Rewards

No employee participating in the FY05 Sales Compensation Plan should accept payment, in monetary form or otherwise, from a Partner, Integration Partner or any other third party as a reward for any transaction. The acceptance of any form of payment from a third party could result in disciplinary action, up to and including termination.

10.3. Other

These policies are proprietary and must be handled according to Company instructions for restricted documents. These policies form an integral part of the FY05 Sales Compensation Plan.

Avaya reserves the right to: (1) amend, change, or cancel the Sales Compensation Plan or Policies or any elements of the Plan solely at its discretion; and (2) revise assigned

territories, revenue quotas, reduce, modify, or withhold compensation based on individual/team performance or Avaya determination of special circumstances, with or without prior notice, and either retroactively or prospectively, except in countries where it is a violation of applicable law.

ANY EMPLOYEE MANIPULATION OR OTHER MISUSE OF THE PLAN OR POLICIES IS A VIOLATION OF THE CODE OF CONDUCT, INCLUDING BUT NOT LIMITED TO CODE OF CONDUCT PROVISIONS RELATING TO COMPANY RECORDS AND COMPANY FUNDS, AND CAN RESULT IN DISCIPLINARY ACTION INCLUDING DISMISSAL AND CIVIL OR CRIMINAL PROSECUTION. MANIPULATION OR MISUSE INCLUDES, BUT IS NOT LIMITED TO MISREPRESENTING OR OVERSTATING SALES; FAILING TO TIMELY SUBMIT CUSTOMER REQUESTS/ COMPLAINTS OR ADJUSTMENTS; AND TAKING CREDIT FOR REVENUES OR SALES OUTSIDE ASSIGNED RESPONSIBILITIES.

In the event of any conflict or inconsistency between any of the provisions of these policies and applicable local laws in force in any jurisdiction in which these policies are being implemented, the applicable laws shall prevail. The rest of the policies not so affected shall continue to apply, unless such amendments require any other policy to be modified, in which case Avaya reserves the right to so modify such policies to the extent permitted by law.

This document may be translated into local languages. If the meaning of this document requires clarification, the English version will be used.

11. Schedule of Authorizations

4	but are not limited to Plan Components, Eligibility, Incentive Weightings, Payout Factor and Policies. This includes Compensation Mix or Total Target Compensation decision (TTC)	 VP Global Sales Operations, VP Global Compensation, VP Global Sales Finance (with review from VP Global Sales, VI Senior HRBP): Financial Review must include statement of measurement capability for payout purposes, and a afforcability analysis with linkage to Financial Plan. HR review must include business condition requiring change, behavior impacts, and industry/market comparative intelligence.
2.	Special Incentive Award Program administered via Sales Comp Process	VP Global Sales Operations, Global Sales Finance VP and Direct Report to VP Global Sales (with review from VP Sales Compensation Management and VP Senior HRBP).
3.	Plan Agreements/Condition Sheets (as required).	Two levels of supervisor approval.
4.	Quota Adjustments due to reassignment, promotion, or position change that do not result in a net change to overall CE/SM/ASVP quota. New condition sheets must be approved.	Two levels of supervisor approval.
5.	 Quota Adjustments regardless of job title or level that result in an aggregate quota reduction or increase. For example: CE/SM quota reduced without offsetting increase in other CE/SM's quota Global account or ASVP quota reduced without offsetting increase to other Global Account or ASVP quota Country VP quota reduced without offsetting increase in other country VP's quota. Note: New condition sheets must be approved. 	 First Approvals: Direct Report to VP Global Sales, Regional Operations Director, Regional Finance Director. Final Approvals (after first approvals are secured): VP Global Sales Operations, VP Global Sales Finance. If changes are global in nature, move to Final Approvals as primary approvers.
6.	Recoverable Draw/Recoverable Advance on Compensation Payments.	VP Sales Compensation Management and Regional Sales VP Direct Report.
7.	Non-Recoverable Draw. For new hires only Time period not to exceed 3 months	 Standard Non-Recoverable Draw (Up to 50% of Monthly Target Incentive): Hiring Manager (minimum Director) and the Sales Recruitment Partner. Non-Standard Non-Recoverable Draw (Up to 100% of Monthly Target Incentive): Hiring Manager (minimum Director) and the Sales Recruitment Partner.
8.	Appeals for revenue credit without Avaya revenue recognition	 VP Sales Compensation Management, VP Global Sales Operations, Sales Regional Finance Director and Regional Sales VP.

 9. Incentive Payment Approval. Data accompanied by: Quota % Attainment Calculation All necessary comments 	 Single Payment up to US \$50,000. Sales Comp Administration Team Approval. Payment between US \$50,000 and US \$100,000. Approval of Sales Regional Finance Director and Regional Sales VP. Payments > US \$100,000 and/or YTD Incentive Payment over 200% of Target Incentive. Approval of VP Global Sales, VP Global Sales Operations, and Global Sales Finance VP.
10. Payment associated with a single order that is greater than or equal to 50% of the associate's annual quota.	Sales Regional Finance Director and Direct Report to VP Global Sales.
Use of Manual/Self-Reported Financial Results for compensation purposes.	Sales Regional Finance Director and Regional Sales Operations Director.
12. Team Quotas	 VP Global Sales Operations, Direct Report to VP Global Sales.

12. Glossary of Terms

Base Salary	An associate's regular salary excluding incentive compensation, or other on-top bonuses.
Non-Recoverable Draw (Guarantee)	Also referred to as a guarantee, this is defined as a guaranteed monetary amount, over a specific period of time that is available to new hires into a sales compensated position.
Pay Mix	The ratio of Base Pay to Target Incentive.
Quota	Also referred to as Target, this is the monetary goal of sales set for each sales associate. Target Incentive payout is based on the level of attainment of the individual quota.
Recoverable Draw	An advance paid to a sales associate against future earnings. By definition, a true-up will occur once future earnings are quantified
Target Incentive (Incentive Base, Variable Salary)	Incentive dollars a sales associate earns by achieving target levels of performance (quota) on all performance measures or components in the sales incentive plan.
Total Target Compensation	Sum of an associate's Base Salary and Target Incentive.

13. Change Controls

- Closeout Policies Updated January 1, 2005.
- SOA updated to include VP Global Sales Operations (April 2005)

- SOA updated to remove Finance approval for Recoverable Draws (April 2005)
- Updated SOA approval list (July 2005)
- Updated SOA to include Director approval for non-recoverable draws (July 2005)

PRIOR NOTICE, EXCEPT IN COUNTRIES WHERE IT IS A VIOLATION OF APPLICABLE LAW. AVAYA INC. ("AVAYA") HAS THE RIGHT TO AMEND, CHANGE, OR CANCEL THE SALES COMPENSATION POLICIES SOLELY AT ITS DISCRETION AND WITHOUT

EMPLOYMENT RELATIONSHIP ("YOUR EMPLOYER") AND PURSUANT TO LOCAL LAWS AND PRACTICES WHERE APPLICABLE. ALL REFERENCES TO AVAYA UNITED STATES, THIS POLICY WILL BE IMPLEMENTED IN EACH COUNTRY THROUGH THE LOCAL AVAYA ENTITY WITH WHICH YOU HAVE YOUR LABOR OR SHOULD REFER TO ANY APPLICABLE LAWS AND LABOR AGREEMENTS. IF YOU ARE AN EMPLOYEE OF AN AVAYA SUBSIDIARY OUTSIDE THE CONTINENTIAL NEITHER THE FY04 AVAYA SALES COMPENSATION POLICIES NOR ANY OTHER MANUAL OR POLICY PUBLISHED OR DISTRIBUTED BY AVAYA IS AN EXPRESS OR IMPLIED CONTRACT FOR CONTINUED EMPLOYMENT OR EMPLOYMENT OF A SPECIFIC LENGTH OF TIME. AVAYA EMPLOYEES ARE EMPLOYEES-AT-WILL OR AVAYA INC. IN THIS DOCUMENT SHALL BE UNDERSTOOD AS A REFERENCE TO YOUR EMPLOYER THAT MEANS THAT AVAYA EMPLOYEES MAY TERMINATE THEIR EMPLOYMENT AT ANY TIME AND FOR ANY REASON. THAT ALSO MEANS THAT AVAYA CAN TERMINATE ITS EMPLOYEES' EMPLOYMENT AT ANY TIME AND FOR ANY REASON. EMPLOYEES OF AVAYA'S SUBSIDIARIES IN NON-US JURISDICTIONS

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Introduction and General Notes

Summary: This document describes those elements being measured and retiring quota for each automated revenue measurement used in FY2005 Sales Compensation Plans. Please contact your local Sales Operations Manager for a description of revenue measures using manually generated results.

Sales associates should use this document in conjunction with the following others in order to gain a comprehensive picture of the pay

- components, crediting rules, and revenue measures used in FY2005 Sales Compensation Plans:
- FY2005 Sales Compensation Plan Documents: summary of plan designs and payout mechanics (Information coming soon!).
- rules by plan title (Information coming soon!) Summary Plan and Crediting Rules Matrix: summary of pay components, regional eligibility, pay component weightings, and crediting FY2005 Sales Compensation Policies Document: summary of governing Sales Compensation policies (Information coming soon!).
- assignments, pay data, quotas, etc. Individual Sales Associate Condition Sheets: summary of individual-specific attributes of an associate's compensation plan:

are processed quarterly for certain countries in APAC) All revenue measurements described in this document are quota-based and will be processed on a monthly schedule (except where payments

sales to the associates' specific account/territory assignments (as documented in condition sheets) will retire quota (considering applicable revenue credit exclusions as described below). Valuation of those sales will be as described below. Associates will generally get credit for sales of the elements of each revenue measurement used in their assigned compensation plan. Only

Valuation of Sales for Quota Retirement

The following table describes how elements of revenue measurements will be valuated for quota retirement.

Net Product Valued at: Valued at: Valued at: 40% off National Price lise 40% off NPL for Territory in Net N Accounts Out Valued at: 50% off NPL for Region N Accounts 40% off NPL for Territory in Net N Accounts 40% off NPL for Territory Accounts	ed by Avaya. iscounted at 33%.	The value of revenue recognized by Avaya. Net New Services contract value discounted at 33%.	out to Dealers and/or Re-sellers
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	d recurring terms of contract)	venue x terms of	Total Services	Tor all globally

Avaya Total Solution Measure

(Used in GSM compensation plans; typically acts as Measure 1.)

Element Description	Product Identifier	Notes
ECG Product Revenue	Appliances - Product Node Level 5 Pi01200000	Total Laboratory
		Excludes lenovis profit centers: 20001496, 20001497, 20001498, 20001499, 20001500, 20001501, 20001502, 20001503, 20001504, 20001505, 20001506, 20001507, 20001508
	Applications – Product Node Level 5 PI01300000	Excludes Tenovis pro 20001512, 20001513
	Clo Converiged Systems Division – Product Node Level 5 P108000000	
	Office Level 2 Fig. 1900 Circle Canal 2 Fig. 2 Fig. 1900 Circle Canal 2 Fig. 2 Fig	Excludes Tenovis profit centers: 20001514, 20001515, 20001516, 20001526, 20001527, 20001528, 20001529, 20001530, 2000153 20001532, 20001533, 20001534, 20001535, 20001536, 20001539, 20001540, 20001541, 20001542, 20001542
IP Office Product Revenue	PC 20000644, 20001469, 20001481	Only certain GSM plans will get credit for sales of IP Office products. Review your condition sheet and/or contact your local Sales Operations Manager to determine if you will receive credit for IP Office sales
	Services Contract Value	
Net New Incremental Contract Value for Management Services Maintenance	Product ID N/A Tracked manually for International.	•]
		 Contract Value for all maintenance will be discounted at 33% unless otherwise noted Contract Value for auto-renewed contracts will be excluded.

Services Annuity Revenue
(Used in GSM Compensation Plans; typically acts as either Measure 1 or Measure 2.)

Tiomont Description		
Coment Description	Product Identifier	Notes
rotal recognized revenue for Management Services	P103110000	
Total recognized revenue for Dedicated Tech	20001040	
Total recognized revenue for RNMS	20001415	 Excludes profit centers 20001461 (Expanets) & 20001485 (Tenovis)
Total recognized revenue for Business Communication Consulting	20001457	 Revenues related to Auto-renewal of Services contracts will be included and credited.
Total recognized revenue for Custom Managed Services	P103410000	 All carcellations will be included. Direct and indirect sales will be included.
Total recognized revenue for Remote Network Operations	P103420000	 Aurually pre-paid Maintenance Contract revenue will be amortized over monthly periods and recognized by Aveys (hope)
Total recognized revenue for Hosted Solutions	PI03430000	retire quota) on a monthly basis.
Total recognized revenue for Spectel	PI03440000	

ECG Product/Application Revenue

(Used in GSM compensation plans; typically acts as Measure 1.)

Description of revenue element	Product Identifier	Notes
Appliances	Product Node Level 5 PI01200000	Excludes Tenovis profit centers: 20001496, 20001497, 20001498, 20001499, 20001500, 20001501, 20001502, 20001503, 20001504,
Applications	Product Node Level 5 PI01300000	Excludes Tenovis profit centers: 20001509, 20001510
Converged Systems Division	Product Node Level 5 PI08000000	2000 1311, 2000 1312, 2000 1513
Sis Opns Mktg Other	Product Node Level 5 PI01A00000	Excludes Tenovis profit centers: 20001514, 20001515, 20001516, 20001526, 20001527, 20001528, 20001529, 20001530, 20001531, 20001532, 20001533, 20001534, 20001535, 20001536, 20001537, 20001538, 20001539, 20001540, 20001541, 20001542, 20001543, 20001544, 20001517, 20001518, 20001519, 20001517, 20001518, 20001519, 20001517, 20001518, 20001519, 20001517, 20001518, 20001519, 200

SMBS Product Revenue

(Used in SMBS compensation plans; typically acts as Measure 1.)

		Total recognized revenue for all SMBS Products		Clement Description	
1 100200000	DIORODOO	PI08250000		Product Identifier	
			NOIGO	Notice	

Revenue Measurement Inclusion/Exclusion Rules

The following table illustrates how revenues will be included and excluded from the total set of results available to be credited and retire quota for each major Sales Team organization.

Exclusion Description	Exclusion applied to:	Sales Group Receiving Credit	Notes
Strategic Accounts	 GSCM Associates assigned to territories SMBS Associates assigned to territories 	Associates assigned to Strategic Accounts	These exclusions apply to U.S based Sales associates ONLY. ALL location revenues are excluded
Regionally and Locally Named Accounts	 GSCM Associates assigned to territories SMBS Associates assigned to territories 	 Associates assigned to Regionally and Locally Named Accounts 	Exclusions will apply against both direct and indirect revenues. Some exclusions vary by plan. Review your condition sheet and/or contact your local Sales Operations Manager to determine if you will receive credit for Strategic, Regionally and/or Locally

Revision History

hitial start-up document	Author	Version	Doto
Added 33% Discount Earter to all Coming defeate.	TME		
Added Extreme Networks volus for times acumulas volutionities in the second sec	dNS	5 :	10/00/04
Add Datable Land Indirect Sales	200	7.7	01/0/10
Aubed Reitroished Equipment value	SNP	v.2	01/07/05
Added Profit Centers under Managed Services in ATS & Net New Services measures	SNP	v.2	01/07/05
Added note under Carrier Services contract value; no discount factor effective 1/4/05	SNP	ν.2	01/07/05
Added note under Net New Incremental Contract Value for all Maintenance: tracked months.	SNP	v.2	01/07/05
Added note on Revenue Measurement inclusion/Exclusion Rules table re- credit varieties by in international	SNP	v.2	01/07/05
Updated Avaya Total Solution Measure as follows: updated ECG Product defe will "house follows by pitali	SNP	v.2	01/07/05
Profit Ctrs 20001469 & 20001481; eliminated Product IDs PI0311 & PI0340 under Management Services and added not	SNP	V.3	08/01/05
Only, updated PC descriptions under Per Occurrence Maintenance and added note "excluding Tenovis PC" in the One Time			·
Updated Net New Incremental Services Contract Value as follows: eliminated Broduct Inc. Doors of the Product Inc.			
Management Services; added note "excluding Tenovis PC's Updated Services Annuity Revenue as follows: oliminated Services Annu	SNP	v.3	08/01/05
PI01417500; added note "excluding Tenovis & Expanets PC's", added PC Nodes PI03410000, PI03420000, PI03430000	SNP	V.3	08/01/05
Comm Consulting PC 20001457			
Updated ECG Product/Applicatoin Revenue as follows: updated ECG Product defe w/ "level 5" no node door standard			
excluding Tenovis PC's";	SNP	٧ <u>.</u>	08/01/05

EXHIBIT 6

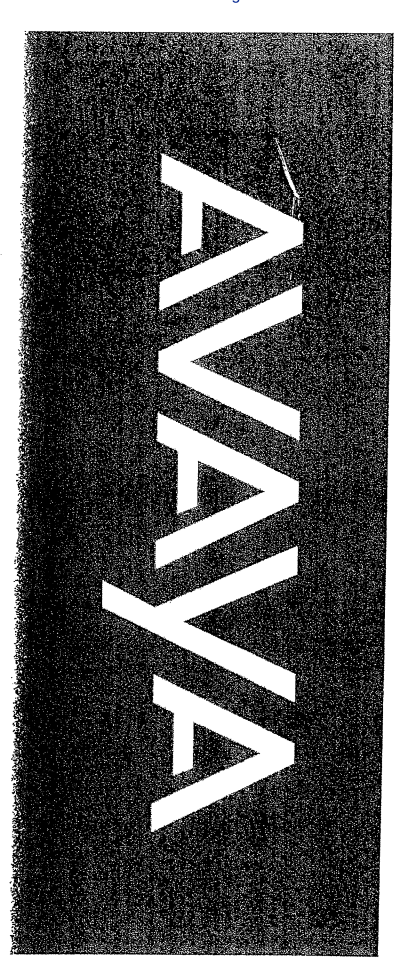
Combin Comes

Unified Communication

Services

FY05 Global Sales Compensation Plan Design

rifective: October 1, 2004



Additional Information

- Plan Overview
- Performance MeasurementPayout Curves
- Payout Calculation
- Q&A



The FY05 Sales Compensation Plan

- Represents Avaya's Commitment to a Pay-For-Performance Culture
- Rewards Extraordinary Revenue Growth and Positions Overachievement Earnings at Top Competitive Levels
- Raises Minimum Performance Expectations
- Supports a Ramped Year-to-Date Earnings Model
- Reflects the Complete Avaya Solutions Portfolio Consistent with an Integrated Sales Force Model

To Inches of the 35 vales beginning

- Familiar Plan Structure: Quota-Based Plans
- Unified Performance Measure: Single Total New Revenue Performance Measure for most sales roles
- equipment and incremental new value of renewals and recasts Enhanced Services Sales Crediting: Credit for contracts sold without
- Stable Crediting: Product at Rev Rec, One-Time Services at Completion, Multi-Year Contracts at Contract Commitment
- New Attainment Calculation: YTD Calculation focuses on immediacy and consistency
- New Payout Mechanics:
- Establishes minimum performance thresholds by job category
- Lower payout for performance below 100%
- Accelerators increased by 50% over last year (Pays 3X >100%)

OCO ROS ROSONOS ROSONO

the sum of Product and Services sub-goals. combines all Products and Services. The Total New Revenue Measure is Basic Revenue Measurement: A Single Total New Revenue Measure that

Basic Measure:

Total New Revenue Credit

Total New Revenue Quota

Breakdown of Quota Retirement (Credit)

- ECG Product Revenue
- One-Time Billed Services (e.g., Implementation)
- Services Contracts (at .33 Value)
- + POS, New, Renewals, Recasts
- Maintenance contracts sold with and without equipment
- Managed Services
- Carrier Services Minimum Contract Value
- IP Office (Direct only, US Named and Strategic)
- Services Contract Cancellations (at .33 Value)

Zotos:

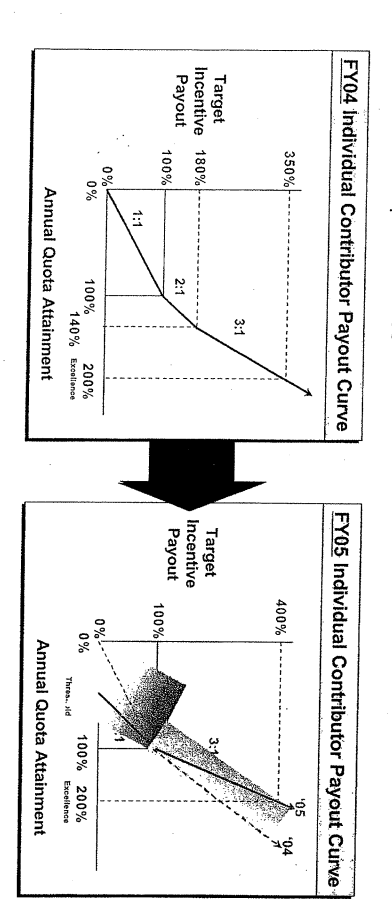
- Excludes Services Auto-Renewals.
- Product and One-Time Services credit at Revenue Attainment.
- Multi-Year Services Contracts credit at Committed Contract Value.
- Indirect credit factors set by segment/region (see comp portal).

	Basi	ic Compensa	Basic Compensation Plans (Not all plans illustrated, may vary by region)	ot all plans il	lustrated, ma	y vary by rec	Jion)
	SAM/First- Line Manager (SAO/ Region)	Named Account Manager (SAO, Region)	Territory Account Manager (Region)	Channel Account Manager (Region)	Product Specialist (SAO, Region)	Sales Engineer (SAO, Region)	New Business Developer (SAO, Region)
Measure 1:	* 100% Total New Revenue	100%Total NewRevenue	■ 100% Total New Revenue	■ 80% Total New Revenue	* 100% Product Revenue	* 100% Total New Revenue	■ 50% Total New Revenue
Measure 2:				■ 20% MBO			■ 50% MBO

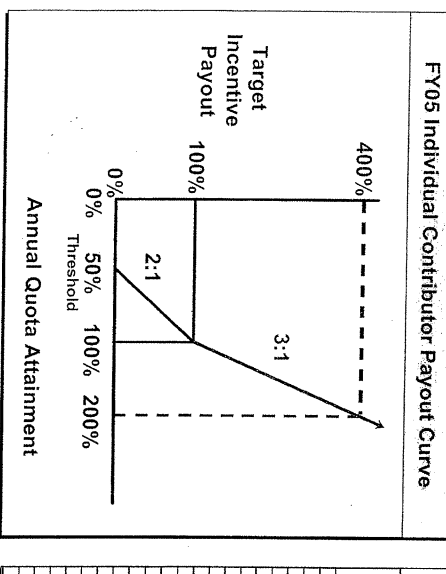
See full plan documents for performance measure detail by plan

64-05 Angel Payout Cure Comparison

- 100% performance Thresheld of Minimum Performance – Lower payout for performers below
- for Managerial Roles, and 70% for Support Roles Thresholds based on job category: 50% for Individual Contributors, 65%
- above 100% performance Increased Accelerators - 50% higher accelerator (3X) payout for all roles

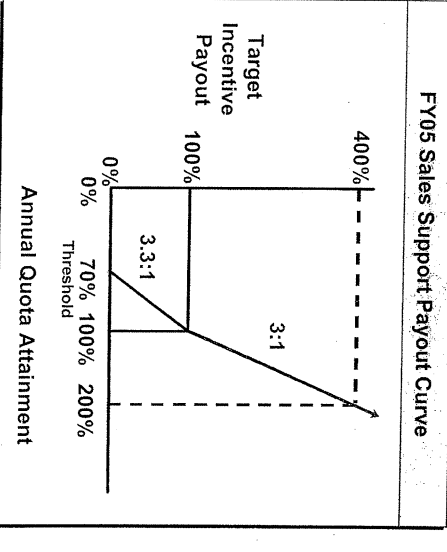


CAM, NBD, Telesales, Global Solutions Manager) TYOU REVENUE CUIVE - Individual Contributors (Named CE, Territory CE, Alliance Manager, SAM-Non-Managerial,



Annual	Annual Earnings Table	Table
	% of Target	Payout Rate
Annual	Incentive	point of
Performance	Earned	Attainment)
150%	250%	3.00%
145%	235%	3.00%
140%	220%	3.00%
135%	205%	3.00%
130%	190%	3,00%
125%	175%	3.00%
120%	160%	3.00%
115%	145%	3.00%
110%	130%	3.00%
105%	115%	3.00%
100%	100%	2.00%
95%	90%	2.00%
90%	80%	2.00%
85%	70%	2.00%
80%	60%	2.00%
75%	50%	2.00%
70%	40%	2.00%
65%	30%	2.00%
60%	20%	2.00%
55%	10%	2.00%
50%	0%	2.00%

TYOS Revenue Curve - Support Roles Sales Engineers, Specialists (Product, Services), DAM, RON CE)



	,				ψ		المستحدد			-		-			4						
70%	75%	80%	85%	90%	95%	100%	105%	110%	115%	120%	125%	130%	135%	140%	145%	150%	Performance	Annual	•		Annual
0%	17%	33%	50%	67%	83%	100%	115%	130%	145%	160%	175%	190%	205%	220%	235%	250%	Earned	Incentive	% of Target		Earnings Table
3.33%	3.33%	3.33%	3.33%	3.33%	3.33%	3.33%	3.00%	3.00%	3.00%	3.00%	3.00%	3.00%	3.00%	3.00%	3.00%	3.00%	Attainment)	point of	(% of TI per	Payout Rate	Table

and Telesales) FY05 Revenue Curve - Sales Managers (All Second and First-Line Managers: Field, Channel, SE, Specialist, Incentive Target Payout FY05 Sales Manager Payout Curve 100% 400%| 75%.. 0% **Annual Quota Attainment** 3.75:1 Threshold 100% 1.66:1 <u>ω</u> 200% Performance Annual 110% 105% 80% 75% 70% 85% 95% 90% 100% 115% 135% 145% 140% 150% 125% 120% 130% Annual Earnings Table % of Target Incentive Earned 205% 190% 250% 235% 100% 92% 83% 115% 160% 220% 130% 145% 75% 56% 38% 175% Attainment) 3.00% Payout Rate (% of TI per point of 3.75% 3.75% 3.75% 3.00% 3.00% 3.00% 3.00% 3.00% 3.75% 3.00% 3.00% 3.00% 3.00% 1.66% 1.66% 1.66%

3.75%

Tour to Date Payout Cacuation

AVAVA

Foimulas	Calculation Example Illustrative Client Executive: Annual Quota \$5,000,000, Target Incentive = \$50,000
1) Calculate YTD Quota Performance YTD Quota Performance = (Cumulative YTD Achievement / Cumulative YTD Quota)	(Cumulative YTD Achievement = \$2,500,000) / (Cumulative YTD Quota thru 6 months = \$2,500,000) = 100% YTD Quota Performance
2) Calculate YTD Earned YTD Earned =	(YTD Quota Performance = 100%) * (Payout Factor = 2X *50 Points) *
(YTD Quota Performance * Payout Factor * Cumulative YTD Target Incentive)	(Cumulative YTD Target Incentive = \$25,000) = \$25,000 Cumulative YTD Earned
3) Calculate Monthly Payout	(YTD Earned = \$25,000) — →
Monthly Payout = (YTD Earned - Previous Payments)	(Previous Payments = ex. \$20,000) = \$5,000 Monthly Payout

Payout Rules:

- Accelerators do not retroactively apply to prior performance range (i.e., 3X accelerator applies above 100%, not below).
- reaching 100% of annual quota. YTD Payout is capped at 125% of YTD TI until reaching 100% of annual quota. Full 3X accelerators are released after

YOU'L'O'DUTO VOYOL INXUITOO

Example: Low early year sales, finish the year above 100%.

		FY05 YTD Paid	namen - 100 t 10 Editien	EVOS VTD Earnad		Annual Attainment		Y I D Attainment		Selec	V-10	YTD Quotal		אדח דו		
	*.0	3	⊕ I ⊂	940	1000	88%	100/0	100%		001.¢	200	\$100	\$10	67.0	Oct	
(A)	4	013c	∌ U	•	0,73	8%	00/0	700K	A 54 5 5 5 5	\$100	9.00	2000	\$20	⊕ 000	Nov V	
	\$10	640	\$20	A SHOW SHOW IN	7 : 70	24%	0.570	000/		\$250	\$000	200	\$30		Dec	
	\$0	3	\$20	S. S	0/ 0.7	250/	/5%	70-7		\$300	9400	6400	\$40		130	
	\$20	***	\$40	National Control of the second	J 30%	300/	90%	222		\$450	9000	97.00	\$50	10000	707	
·	\$10		\$50	3	_	100/	92%		4000	5220	3500		\$60	IEIGI		
(B)	\$23	ě	\$73		60%		104%	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	₩. N.O	£775	\$/00		\$70	- Agur		
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<u>(0)</u>	\$35	\$12U	9 4 00	100/0	100%	12070	1000/	and the second of the second	\$1,200		\$1 000	₩	94.00	THE PARTY NAMED IN		
	\$50	⊕ : / ·	9470	100/0	1000/	118%	4400/	addition of the party of the sail of the	\$1,300	÷	\$1 100	\$110		Ange		
	\$40	\$210 -		0,071	4050/	125%	2	The state of the s	\$1,500	91,200	91 300 000	\$120		である。		

KEY POINTS:

- $oldsymbol(\mathbf{A})$ Associate Deficit YTD earned is less than YTD paid. Deficit nets against next period earnings.
- (B) YTD Performance >100% YTD pays 1:1 up to 125% of YTD attainment (until 100% of Annual).
- ဂ Earnings at 100% of Annual pay 100% of Annual Target Incentive.
- <u></u> Earnings greater than 100% of Annual pay Accelerators of 3:1.

Assumptions

Individual Contributor Compensation Plan, 50% Threshold

Annual Target Incentive: \$120

Annual Quota: \$1,200

- . Take Advantage of the Plan
- Drive sales early in the year!
- Reach 3X escalators!
- Solution sell Avaya's complete portfolio including robust Products, Applications, & Emerging Services
- 2. Expand Services Opportunities
- Sell a Maintenance Contract with every equipment sale
- opuons Renew every Services Contract for longer term with additional
- Leverage Business Partners
- Ensure every lead mapped to a Business Partner is sold with Avaya
- Assist Business Partners in procuring OEM products through their Distributor

Case 1:08-cv-00047

- The Sales Compensation Portal will have the latest information on FY05 compensation plans and policies (Available October 11th).
- Please bookmark:

http://associate2.avaya.com/sales_market/compensation/

model individual earnings scenarios. Below is an example earnings estimator that you can download and use to AVAYA Total Actual Incentive Earned; Total Earnings (Base +incentive); Field Sales vlaximum Incentive Payout Please select the payout curve: Enter Annual Performance ি otal Target Compensation larget Incentive ERFORMANCE MEASURE: Total New Revenue Measure 100,000 50,000 Unlimited 100% L 000'001 Base Salary 50,000 FY05 Total Cash Compensation Incentive Earned 50,000 **Total Earnings** 100,000

COMPONION TARK

1. Are there any links in this plan?

No. There are no links between quotas or sub-quotas in this plan.

Do I have to wait until the end of the year to get my accelerators?

No. YTD overachievement is paid at 1:1 up to 125% until you surpass 100% of are released your annual goal. After crossing 100% of the annual goal, full YTD accelerators

Ś What is an example of Net-New Services credit?

an existing (therefore canceled) contract. The Net-New TCV credit is \$75,000 Example: You sell a new \$100,000 maintenance contract, but overwrite \$25,000 of (\$100K-\$25K).

4. Can I fall into a deficit?

you will be in negative earnings Yes. If current period earnings are less than the sum of prior incentive payments,

5. Are Quotas Seasonalized?

distributed among measurement periods). Seasonality only exists for US FED and SLE. All other quotas are linear (equally